UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re)) Case No) NOTICE OF <i>FINAL</i>) HEARING ON MOTION) FOR USE OF CASH COLLA) TO OBTAIN CREDIT	
Debtor(s)) (Check One)	
YOU ARE NOTIFIED TH	IAT:	
	oving party, ash Collateral To Obtain Credit <i>(check one)</i> . equired by Local Form #541.5, is attached.	A copy of the motion, which
2. The name and service	ce address of the moving party's attorney (or mov	ving party, if no attorney) are:
3. A FINAL HEARING (IN	on the motion WILL BE HELD ON	
file with the Clerk of Cour SW 5th Ave #700, Portlan OR 97401): (1) a written	o the motion, you must, within 14 days of the servert (i.e., if the 5-digit portion of the Case No. beginned OR 97204; or if it begins with "6" or "7", mail to response which states the facts upon which you esponse has been served on the U.S. Trustee a	s with "3" or "4", mail to 1001 405 E 8 th Ave #2600, Eugene will rely, and (2) a certificate
debtor(s); any debtor's at pursuant to 11 U.S.C. §7 listed on the list filed pur	vies of this notice and the motion were served putorney; any trustee; any trustee's attorney; memb 705; any creditors' committee chairperson [or, if a suant to FRBP 1007(d)]; any creditors' committe ers whose names and addresses used for service	pers of any committee elected none serving, on all creditors the attorney; the U.S. Trustee;
_	Signature of Moving Party or Attorney If debtor is movant) Debtor's Address & Taxpaye	OSB # er ID#(s) (last 4 digits)

541 (6/1/15)

In re SeaPort Airlines, Inc.;

Chapter 11 Bankruptcy Case No. 16-30406-rld11

Service List

First Class Mail:

SeaPort Airlines, Inc. Attn: Timothy Sieber 7505 NE Airport Way Portland, OR 97218

20 Largest Unsecured Creditors:

Kenyon International Emergency Svcs Inc. 5180 Grand Point Drive Houston, TX 77090

VIA EMAIL:

wbody@pattersonboyd.com

Executive Express Aviation, LLC

43W700 US Highway 30 Sugar Grove, IL 60554

VIA EMAIL:

k.sisson@iflysouthern.com

Petro Marine Services/Alaska Oil

Sales Box 396

Skagway, AK 99840

VIA EMAIL: asperbeck@bhb.com

American Express PO Box 53852 Phoenix, AZ 85072

VIA EMAIL: Carley.Lehr@aexp.com

154 West Aviation Enterprises, Inc. c/o Kirk A. Hoopingarner Attorney Partner Quarles & Brady LLP 300 N LaSalle St, # 4000 Chicago, IL 60654

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Prime Turbines PO Box 956 Hyannis, MA 02601

VIA EMAIL:

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Tom's Aircraft Maintenance 2641 E. Spring Street Long Beach, CA 90806

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City of Memphis, Treasurer

Box 185

Memphis, TN 38101

VIA EMAIL: angelaw@mscaa.com VIA EMAIL:

Sabre Group, Inc.

7285 Collection Center Dr.

Chicago, IL 60693 **VIA EMAIL:**

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VIA EMAIL:

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DASH CA, Inc. 250 St Andrews Way Lompock, CA 93436

VIA EMAIL: patkdashca@aol.com VIA EMAIL:

Travelport, LP

BV c/o Bank of America Lockbox Attn: William Evans. Sr. Comm Mgr. 1058 PO Box 2252

Air Commerce PO Box 402395 Atlanta, GA 30384

VIA EMAIL:

william.evans@travelport.com

Hill Fuel LLC Box 808

Hoonah, AK 99829

Memphis Propeller Service, Inc. 11098 Willow Ridge Drive Olive Branch, MS 38654

VIA EMAIL:

Leslie@memphispropeller.com

Aero Services 1890 Renshaw Way Juneau, AK 99801

Brooke.Walker@atlanticaviation.com

Airline Maintenance Service Inc. 1 Terminal Way Suite 302 Nashville, TN 37214

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VIA EMAIL: ronie@r2tec.com

Duncan Aviation PO Box 956153 S St. Louis, MO 63195

Leslie.Bliss@duncanaviation.com

Earthlink Business Birmingham, AL 35246

VIA EMAIL: jpoverud@elnk.com

Electronic Mail:

The foregoing was served on all CM/ECF participants through the Court's system.

Robert J Vanden Bos OSB #78100 Douglas R. Ricks, OSB #044026 Christopher N. Coyle, OSB #07350 VANDEN BOS & CHAPMAN, LLP 319 S.W. Washington, Suite 520 Portland, Oregon 97204

TELEPHONE: (503) 241-4869

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Of Attorneys for Debtor-in-Possession

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF OREGON

Debtor-in-Possession.)	Expedited Hearing Requested
)	UNSECURED CREDIT
)	ORDERS AUTHORIZING DEBTOR TO OBTAIN
SeaPort Airlines, Inc.,	DEBTOR'S MOTION FOR INTERIM AND FINAL
j	
In re)	Case No. 16-30406-rld11

Pursuant to 11 U.S.C. § 364(b) and Bankruptcy Rule 4001(c), SeaPort Airlines, Inc. ("Debtor") moves this Court for interim and final orders substantially in the form attached hereto as **Exhibit 1** (the "Interim Order") (a) authorizing Debtor to obtain postpetition financing pursuant to Section 365(b) of the Bankruptcy Code; and (b) scheduling an interim and final hearing (the "Motion"). In support of this Motion, Debtor respectfully represents as follows:

- Debtor filed its Voluntary Petition under Chapter 11 of Title 11 of the United
 States Code on February 5, 2016 (the "Petition Date").
- 2. Debtor remains in possession of its assets and continues to operate its business as Debtor-in-Possession.
 - 3. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and

Page 1 of 3 - DEBTOR'S MOTION FOR INTERIM AND FINAL ORDERS AUTHORIZING DEBTOR TO OBTAIN UNSECURED CREDIT **Expedited Hearing Requested**

- 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).
 - 4. Venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409.
- 5. The statutory bases for the relief requested by this Motion are Sections 364(b) of Chapter 11 of Title 11 of the United States Code and Rule 4001 of the Federal Rules of Bankruptcy Procedure.
- 6. By this Motion, Debtor requests entry of interim and final orders pursuant to 11 U.S.C. § 364(b) authorizing Debtor to (a) enter into the Loan Agreement ("Loan Agreement") substantially in the form attached to the Interim Order which is attached hereto as **Exhibit 1**, and (b) obtain postpetition financing consisting of loans and advances from Fountain Village Development, LLC ("FVD") on an unsecured basis allowable under 11 U.S.C. §§ 364(b) and 503(b)(1) as an administrative expense.
- 7. Debtor has an immediate need to obtain additional working capital in order to meet its obligations and operate its business.
- 8. Pursuant to the Loan Agreement, FVD has agreed to make optional advances in amounts totaling up to \$1,000,000; provided that no more than \$500,000 will be advanced until entry of a Final Order granting this Motion.
- 9. All loans made by FVD shall be treated as loans under the Loan Agreement, will be added to the Optional Advance Note (a copy of which is an exhibit to the Loan Agreement), will accrue interest at 9% per annum, and will be payable on the earlier of the (a) Effective Date of any plan of reorganization confirmed in the Bankruptcy Case, (b) date of the entry of an order converting this Bankruptcy Case to a case under Chapter 7, (c) date of the entry of an order appointing a trustee under Chapter 11, or (d) August 31, 2016.
- 10. FVD's unsecured administrative claim under Section 364(b) of the Bankruptcy

 Code shall be subject and subordinate to (a) unpaid fees of the U.S. Trustee pursuant to

 Page 2 of 3 DEBTOR'S MOTION FOR INTERIM AND FINAL ORDERS AUTHORIZING DEBTOR TO OBTAIN UNSECURED CREDIT Expedited Hearing Requested

28 U.S.C. § 1930(a) and (b) unpaid administrative expense claims in a total amount not to

exceed \$100,000 for professional fees and expenses allowed pursuant to 11 U.S.C. § 330

and incurred prior to the entry of any order converting this case to a case under Chapter 7

of the Bankruptcy Code.

11. It is in the best interests of Debtor and its estate to be authorized to obtain credit

from FVD on an unsecured basis pursuant to the terms set forth in the Loan Agreement

because it will assist Debtor in continuing the operation of its business in the ordinary

course and preserving the going concern value of Debtor for the benefit of its creditors.

12. This Motion does not contain any of the "Discouraged Provisions" listed in LBF

541.5, as it seeks approval under section 364(b) and not under 364(c)

WHEREFORE, Debtor requests the entry of an order granting the relief requested

herein, and such other and further relief as the Court may deem proper.

DATED this 5th day of February, 2016.

Respectfully submitted;

VANDEN BOS & CHAPMAN, LLP

By:/s/Robert J Vanden Bos

Robert J Vanden Bos, OSB #78100 Douglas R. Ricks, OSB #044026

Christopher N. Coyle, OSB #07350

Of Attorneys for Debtor-in-Possession

In re SeaPort Airlines, Inc.; Chapter 11 Bankruptcy Case No. 16-30406-rld11

EXHIBIT 1 INTERIM ORDER

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF OREGON

In re)	Case No. 16-30406-rld11
SeaPort Airlines, Inc.,	INTERIM ORDER AUTHORIZING DEBTOR TO OBTAIN UNSECURED CREDIT AND SETTING
)	FINAL HEARING PURSUANT TO
Debtor-in-Possession.)	BANKRUPTCY RULE 4001

THIS MATTER having come before the Court on February ______, 2016 upon

Debtor's Motion for Interim and Final Orders Authorizing Debtor to Obtain Unsecured

Credit (the "Motion"); notice of the Motion having been given pursuant to Bankruptcy

Rule 4001(c) and LBR 4001 1.D; the Court having heard and considered the arguments

of counsel and all relevant pleadings, exhibits, and documents of record in this case,

and the representation of counsel at the time of hearing; now, therefore,

FINDINGS

The Court finds as follows:

A. On February 5, 2016 (the "Petition Date"), Debtor filed a Voluntary Petition for relief under Chapter 11 of Title 11 of the United States Code.

Page 1 of 4 - INTERIM ORDER AUTHORIZING DEBTOR TO OBTAIN UNSECURED CREDIT AND SETTING FINAL HEARING PURSUANT TO BANKRUPTCY RULE 4001 VANDEN BOS & CHAPMAN, LIP

- B. Debtor continues in possession of its property and is continuing to operate and manage its business as debtor-in-possession pursuant to Sections 1107(a) and 1108 of the Bankruptcy Code.
- C. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157(b) and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).
- D. Fountain Village Development, LLC ("FVD") has agreed to extend postpetition loans to Debtor on an unsecured basis pursuant to 11 U.S.C. § 364(b) on the terms set forth in the Loan Agreement attached hereto as **Exhibit A** (the "Loan Agreement").
- E. Debtor requires financing in order to enable Debtor to maintain business operations and otherwise meet immediate financial demands. Without such financing, Debtor will be unable to pay wages, salaries, employee benefits, and operating expenses, and the enterprise value of Debtor's business will be diminished. Debtor's ability to maintain and preserve its assets and effect an orderly and efficient reorganization will be seriously jeopardized, to the substantial detriment of creditors, employees and other parties in interest.
- F. Debtor has concluded it will not be able to adequately finance its business operations by using only cash flow from operations, and Debtor has concluded it needs to obtain additional capital in order to finance its operations.
- G. Debtor is unable to obtain adequate financing on equal or more favorable terms than those offered by FVD.
- H. Debtor believes the proposed terms and conditions of the financial accommodations provided in the Loan Agreement are fair and equitable, and in the best interest of Debtor's estate.

I. An immediate need exists for Debtor to obtain credit in order to enable Debtor to operate its business pending a final hearing on the Motion and to avoid immediate and irreparable harm to Debtor, its estate and its creditors.

Based on the foregoing, good causes exist to grant the Motion on an interim basis and to enter this Interim Order. Now, therefore,

IT IS HEREBY ORDERED as follows:

- The Loan Agreement is approved in its entirety for the interim period pending further hearing.
- 2. Debtor is authorized to execute, if not previously executed, and deliver to FVD the Loan Agreement and the Optional Advance Note.
- 3. Debtor is authorized and directed to incur indebtedness under the terms of the Loan Agreement and otherwise make such payments and perform such obligations as required or permitted under the terms of the Loan Agreement.
- 4. FVD is granted, pursuant to Section 364(b) of the Bankruptcy Code, administrative expense priority allowable under Section 503(b)(1) of the Bankruptcy Code with respect to all loans and advances made pursuant to the Loan Agreement; provided that Debtor shall not borrow more than \$500,000 during the term of this Interim Order.
- 5. FVD's unsecured administrative expense claim under Sections 364(b) and 503(b)(1) of the Bankruptcy Code shall be subject and subordinate to (a) unpaid fees of the U.S. Trustee pursuant to 11 U.S.C. § 1930(a) and (b) unpaid administrative expense claims in an amount not to exceed \$100,000 for professional fees and expenses incurred prior to entry of any order converting this case to a case under Chapter 7 of the Bankruptcy Code and allowed pursuant to 11 U.S.C. § 330.

6. If any or all provisions of this Order are hereafter reversed, modified, vacated or stayed by any subsequent order of this Court, such reversal, modification, vacation or stay shall not affect the validity of any obligation to FVD that is or was incurred by Debtor pursuant to this Order, and that is or was incurred prior to the Effective Date of such reversal, modification, vacation or stay. Such reversal, modification, vacation or stay shall not affect the validity and enforceability of any priority authorized or granted by this Order.

1.	The final hearing on the Motion shall be	e held by the Court in Courtroom
of th	he United States Bankruptcy Court for the	e District of Oregon, 1001 SW Fifth
Avenue, Po	ortland, Oregon 97204, on	, 2016 at
	m., or as soon thereafter as couns	el may be heard. Within three
business d	lays after the entry hereof, Debtor shall n	nail or otherwise serve a copy of this
Order, toge	ether with a notice of the final hearing, pu	ursuant to LBR 4001-1.D and LBF
541.50.		

###

I certify that I have complied with the requirements of LBR 9021-1(a)(2)(A). PRESENTED BY:

/s/Robert J Vanden Bos
Robert J Vanden Bos OSB #78100
Douglas R. Ricks, OSB #044026
Christopher N. Coyle, OSB #07350
VANDEN BOS & CHAPMAN, LLP
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Of Attorneys for Debtor-in-Possession

First Class Mail:

SeaPort Airlines, Inc. 7505 NE Airport Way Portland, OR 97218

Electronic Mail:

The foregoing was served on all CM/ECF participants through the Court's Case Management/ Electronic Case File system.

In re SeaPort Airlines, Inc.; Chapter 11 Bankruptcy Case No. 16-30406-rld11

EXHIBIT A LOAN AGREEMENT

LOAN AGREEMENT

This Loan Agreement ("Agreement") is made and entered into as of February , 2016 by and between Fountain Village Development, LLC ("FVD") and SeaPort Airlines, Inc.("Borrower").

RECITALS:

- A. Borrower is a Debtor and Debtor-in-Possession in a bankruptcy case pending in the United States Bankruptcy Court for the District of Oregon (the "Bankruptcy Court") as Case No. 16-30406-rld11 (the "Bankruptcy Case").
- B. Borrower has filed Debtor's Motion for Interim and Final Orders Authorizing Debtor to Obtain Unsecured Credit (the "Motion"). The Motion seeks interim and final authorization for Borrower to execute this Agreement and obtain financing pursuant to 11 USC § 364(b).
- C. FVD is an affiliate of Borrower as that term is defined in 11 U.S.C. \S 101(2)(B).
- D. FVD is committed to support the recapitalization of Borrower and the development and confirmation of a plan of reorganization in the Bankruptcy Case. FVD wishes to make postpetition loans and advances to Borrower and to otherwise support the reorganization of Borrower.

AGREEMENT:

NOW, THEREFORE, the parties hereto agree as follows:

- 1. This Agreement will be effective upon the entry by the Bankruptcy Court in the Bankruptcy Case of an order authorizing the execution, delivery and performance of this Agreement and granting to FVD an administrative expense priority under 11 U.S.C. §§ 503(b)(1) and 364(b) for all advances made pursuant to this Agreement (the "Effective Date").
- 2. On the Effective Date, Borrower shall execute and deliver to FVD the Optional Advance Note attached hereto as **Exhibit A-1** (the "Optional Advance Note"). FVD may make advances to Borrower in a principal amount totaling up to \$1,000,000 hereinafter provided.
- 3. All loans and advances made by FVD to Borrower shall be deemed advances under the Optional Advance Note and shall be endorsed on Annex A to the Optional Advance Note.
- 4. The entire balance of all indebtedness, including all principal and interest, owed on the Optional Advance Note shall be due and payable in full on the earlier of (a)

Page 1 of 2 LOAN AGREEMENT

the Effective Date of any plan of reorganization confirmed in the Bankruptcy Case; (b) the date of the entry of an order by the Bankruptcy Court converting either of the Bankruptcy Case to a case under Chapter 7 of the Bankruptcy Code; (c) the date of entry of an order of the Bankruptcy Court appointing a trustee under Chapter 11 of the Bankruptcy Code; or (d) August 31, 2016 (the "Termination Date").

5. FVD's unsecured administration claim under Section 364(b) of the Bankruptcy Code shall be subject and subordinate to (a) unpaid fees of the U.S. Trustee pursuant to 11 U.S.C. § 1930(a) and (b) unpaid administrative expense claims in a total amount not to exceed \$100,000 for professional fees and expenses allowed pursuant to 11 U.S.C. § 330 and incurred prior to the entry of any order converting this case to a case under Chapter 7 of the Bankruptcy Code.

By: Its:
SEAPORT AIRLINES, INC.
By: Its:

FOUNTAIN VILLAGE DEVELOPMENT LLC

In re SeaPort Airlines, Inc.; Chapter 11 Bankruptcy Case No. 16-30406-rld11

EXHIBIT A-1 OPTIONAL ADVANCE NOTE

OPTIONAL ADVANCE NOTE

February , 2016

Portland, Oregon

FOR VALUABLE CONSIDERATION, the receipt and sufficiency of which are hereby acknowledged, SeaPort Airlines, Inc. ("Borrower"), promises to pay to the order of Fountain Village Development, LLC ("Lender") at 115 SW Ash Street, Suite 500, Portland, Oregon 97204, or such other address as Lender may designate, the amount of all loans, advances or other extensions of credit made by Lender to Borrower from time to time, together with all interest accrued thereon.

Borrower is a debtor and debtor-in-possession in a bankruptcy case pending in the United States Bankruptcy Court for the District of Oregon (the "Bankruptcy Court") as Case No. 16-30406-rld11 (the "Bankruptcy Case"). The execution, delivery and performance of this Optional Advance Note have been authorized pursuant to an Order of the Bankruptcy Court entered in the Bankruptcy Case.

Borrower may obtain loans or advances under this Optional Advance Note for general operating purposes.

Borrower promises to pay interest on the unpaid principal outstanding under this Optional Advance Note from the date each sum is loaned or advanced to Borrower through the date of payment to Lender at the rate of 9% per annum. Interest shall be calculated on the basis of a year deemed to consist of 365 days.

A schedule for recording advances by Lender, and payments of principal and interest by Borrower, is attached as Annex A. Lender is authorized to endorse the date and amount of each advance and each payment of the indebtedness reflected by this Note on Annex A, or on any continuation of Annex A, or on any ledger or other record customarily maintained by Lender. That endorsement, in the absence of manifest error, shall constitute prima facie evidence of the accuracy of the information so endorsed. This Note and all indebtedness owing on this Note shall be due and payable in full on the earlier of (a) the date on which any Plan of Reorganization confirmed in the Bankruptcy Case becomes effective; (b) the date of entry of an Order by the Bankruptcy Court converting the Bankruptcy Case to a case under Chapter 7 of the Bankruptcy Code; (c) the date of entry of an order of the Bankruptcy Court in the Bankruptcy Case appointing a trustee under Chapter 11 of the Bankruptcy Code; or (c) August 31, 2016.

Borrower may prepay all or any portion of this Optional Advance Note at any time without premium or penalty.

No delay or omission on the part of Lender in the exercise of any right or remedy, whether before or after any event of default, shall operate as a waiver or impair Lender's right to fully and strictly enforce such right or remedy and every other provision of this Optional Advance Note.

Borrower hereby waives presentment, demand, notice of nonpayment, and all
other notices and acts to which Borrower might otherwise be entitled under applicable law.
SEAPORT AIRLINES, INC.

By: Its:			
Its:			

ANNEX A

SCHEDULE OF ADVANCES AND PAYMENTS All Amounts in U.S. Dollars

DATE	PRINCIPAL ADVANCE	INTEREST	PAYMENT	CUMULATIVE BALANCE
TOTAL				